UNITED STATES DISTRICT COURT			
Southern	District of		Georgia
UNITED STATES OF AMERICA			
V.	O	RDER OF DETEN	TION PENDING TRIAL
TIMOTHY LEROY WRIGHT	Case ?	Number: CR208-06	
Defendant In accordance with the Bail Reform Act, 18 U.S.C. § 314 detention of the defendant pending trial in this case.	12(f), a detention hea	ring has been held. I concl	ude that the following facts require the
	art I—Findings o	f Fact	
☐ (1) The defendant is charged with an offense described or local offense that would have been a federal offer ☐ a crime of violence as defined in 18 U.S.C. § 31 ☐ an offense for which the maximum sentence is I ☐ an offense for which a maximum term of impris	nse if a circumstance 156(a)(4). life imprisonment or	giving rise to federal juriso death.	ed of a federal offense state liction had existed that is
a felony that was committed after the defendant		of two or more prior federa	d offenses described in 18 U.S.C.
§ 3142(f)(1)(A)-(C), or comparable state or loca (2) The offense described in finding (1) was committed (3) A period of not more than five years has elapsed sin for the offense described in finding (1).	while the defendant	was on release pending tria conviction release of	il for a federal, state or local offense. the defendant from imprisonment
(4) Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption.			
Alternative Findings (A)			
X (1) There is probable cause to believe that the defendant	t has committed an o	offense	: 941(a)(1)
X for which a maximum term of imprisonment of under 18 U.S.C. § 924(c).			
X (2) The defendant has not rebutted the presumption estal the appearance of the defendant as required and the			ation of conditions will reasonably assure
 X (1) There is a serious risk that the defendant will not ap X (2) There is a serious risk that the defendant will endanged 	Alternative Finding pear. ger the safety of anot	1 	S. DIST
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		b.v	2 . 3
D II	- Ctatamant of D	accord for Detention	5 2 7
Part II—Written Statement of Reasons for Detention I find that the credible testimony and information submitted at the hearing establishes by Clear and convincing evidence X a prepon-			
derance of the evidence that			
On May 21, 2007, Defendant unsuccessfully attempted to take a motor vehicle from its occupants by brandishing a loaded firearm. 3.5 grams of crack cocaine packaged for distribution, 8.7 grams of marijuana packaged for distribution, and 3 firearms were found by			
law enforcement officers within the vehicle in which Defendant was riding when it was later stopped. Defendant was previously			
convicted of burglary in South Carolina.			
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Part III— The defendant is committed to the custody of the Attorney to the extent practicable, from persons awaiting or serving s reasonable opportunity for private consultation with defense Government, the person in charge of the corrections facility in connection with a court proceeding.	sentences or being he counsel. On order	ated representative for conf eld in custody pending app of a court of the United Sta	neal. The defendant shall be afforded a ates or on request of an attorney for the
April 1, 2008 Date Signature of Judicial Officer			
JAMES E. GRAHAM, UNITED STATES MAGISTRATE JUDGE			
Name and Title of Judicial Officer			
*Insert as applicable: (a) Controlled Substances Act (21 U.S et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C.	.C. § 801 et seq.); (b § 955a).) Controlled Substances Im	iport and Export Act (21 U.S.C. § 951